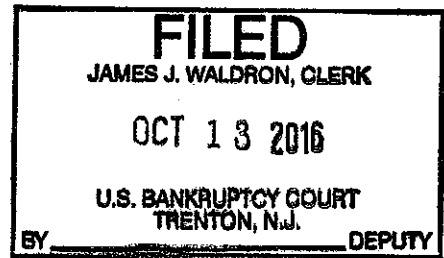


MCC4785
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ATTORNEYS FOR DEBTORS



UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY

IN RE:

Chapter 13

David and Michelle Marra

Case No.: 15-14078 (MBK)

Hearing Date:

**^{DAMAGES}
ORDER FOR SANCTIONS FOR THE WILLFUL VIOLATION
OF THE AUTOMATIC STAY**

The relief set forth on the following pages, numbered two (2) through two (2) is hereby ORDERED.

A handwritten signature in black ink, appearing to read "Michael B. Kaplan", written over a horizontal line.

MICHAEL B. KAPLAN
USBJ

(Page 2)

Debtor(s): **David and Michelle Marra**

Case No.: **15-14078 (MBK)**

Caption of Order: **Order for Sanctions For the Willful Violation of the Automatic Stay**

Upon the motion of Marc C. Capone, Esq. on behalf of the Debtors for an Order for Sanctions for the Willful Violation of the Automatic Stay as hereinafter set forth, and for cause shown, it is

ORDERED that Action Cars on 9 LLC be and hereby are Ordered to cease all collection efforts and contact with the debtors; and it is further

ORDERED that Action Cars on 9 LLC damages pay ~~Sanctions~~ in the total amount of \$2,800.⁰⁰ pursuant to § 362(k) *

* damages calculated at \$1800 for attorneys fees and \$1,000.⁰⁰ for punitive damages.

Failure to release the wage execution within five⁽⁵⁾ days of this order, will result in an additional award of \$250.⁰⁰ per day until wage execution is released.

MBK